RECEIVED

OCT 1 a 2007

DEPARTMENT OF

VATER RESOURCES

Roger D. Ling, ISB #1018 P.O. Box 396

Rupert, Idaho 83350

Telephone: (208) 436-4717 Facsimile: (208) 436-6804

John K. Simpson, ISB #4242 Travis L. Thompson, ISB #6168 Paul L. Arrington, ISB #7198 BARKER ROSHOLT & SIMPSON LLP 113 Main Avenue West, Suite 303 P.O. Box 485 Twin Falls, Idaho 83303-0485

Telephone: (208) 733-0700 Facsimile: (208) 735-2444

Attorneys for Petitioner A&B Irrigation District

AFFIDAVIT OF DAN TEMPLE IN SUPPORT OF PETITIONER'S BRIEF IN OPPOSITION TO RESPONDENTS' MOTION TO DISMISS

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF MINIDOKA

A&B IRRIGATION DIS	STRICT, Petitioner,) CASE NO. 07-665
vs. DAVID R. TUTHILL, J. capacity as director of the Water Resources, and TH DEPARTMENT OF WA	Idaho Department of E IDAHO) AFFIDAVIT OF DAN TEMPLE IN) SUPPORT OF BRIEF IN) OPPOSITION TO RESPONDENTS) MOTION TO DISMISS)))
STATE OF IDAHO	\	
) ss	
County of Minidoka DAN TEMPLE be	ing first duly sworn on c	oath, deposes and says:

1

- 1. I am the Manager of the A&B Irrigation District ("A&B"), the Petitioner in the above-captioned matter. I am over the age of 18 and state the following based upon my own personal knowledge.
- I previously submitted an affidavit in support of the Petition for Peremptory Writ of Mandate. This affidavit detailed the ongoing injury being suffered by A&B's landowners by the Respondents' failure to respond and deliver water to A&B's senior ground water right 36-2080.
- 3. A&B has no plain, adequate, and speedy remedy at law for the Respondents' failure to respond and deliver water to A&B pursuant to its senior ground water right 36-2080. My affidavit in support of the *Petition for Peremptory Writ of Mandate* details the ongoing harm and injury being suffered by A&B's landowners due to the Respondents' failure to respond and deliver water to A&B under its senior ground water right 36-2080. Filing a damages lawsuit against the Respondents is not a plain, adequate, and speedy remedy at law for A&B because the injury is ongoing and is likely to continue into the future unless the Respondents respond and deliver water pursuant to their statutory duties. In addition, I have been advised that the Director s immune from a damages lawsuit under Idaho Code § 6-904. Accordingly, it is difficult to determine the damages that will occur to A&B's landowners in the future if A&B cannot divert he water it is entitled to pursuant to its senior ground water right 36-2080 due to the shortage of water caused by junior ground water right holders.
- 4. In addition, the Respondents have failed to take any administrative action from which A&B could file a petition for judicial review. The Respondents have failed to take any FFIDAVIT OF DAN TEMPLE IN SUPPORT OF PETITIONER'S

action in response to A&B's call in 2007 and have instead scheduled an administrative hearing that will not begin until March 2008, or the beginning of next year's irrigation season. A&B has no plain, adequate, and speedy remedy at law for arbitrary and unreasonably delays caused by Respondents.

- I have reviewed the Affidavit of David R. Tuthill, Jr. that was filed in this matter. 5. On July 26, 2007 Director Tuthill met with the A&B Board of Directors and myself at the district's main office located at 414 11th St., Rupert, Idaho.
- Contrary to the Director's impression, the Board of Directors was not satisfied 6. with the Director's response and proposed schedule that was conveyed at the meeting. That is why the Board authorized the filing of this lawsuit.

Further your affiant saith naught.

DATED this 974 day of October 2007

SUBSCRIBED AND SWORN to before me this _____ day of October, 2007.

Notary Public for State of Idaho.

Residing at Rupert, Idaho.

Commission expires: /a

CERTIFICATE OF SERVICE

ndle.	
I HEREBY CERTIFY that on the 4 day AFFIDAVIT OF DAN TEMPLE IN SUPPORT O	
TO RESPONDENTS' MOTION TO DISMISS up	on the following via U.S. Mail, postage
prepaid:	
1 1	
Clive J. Strong	U.S. Mail, Postage Prepaid
Phillip J. Rassier	Hand Delivery
John W. Homan	Overnight Mail
Chris M. Bromley	Facsimile
Deputy Attorneys General	Email
Idaho Department of Water Resources	
P.O. Box 83720	
Boise, Idaho 83720-0098	
Attorneys for David R. Tuthill, Jr. and	
Idaho Department of Water Resources	

Loger D. Ling